Dugdale Family Tree

Thomas Dugdale------Rebecca Born? Clitheroe Lancashire Died 1638 Tarrant Hinton Thomas became rector of Tarrant Hinton in 1585 after he graduated from Oxford University

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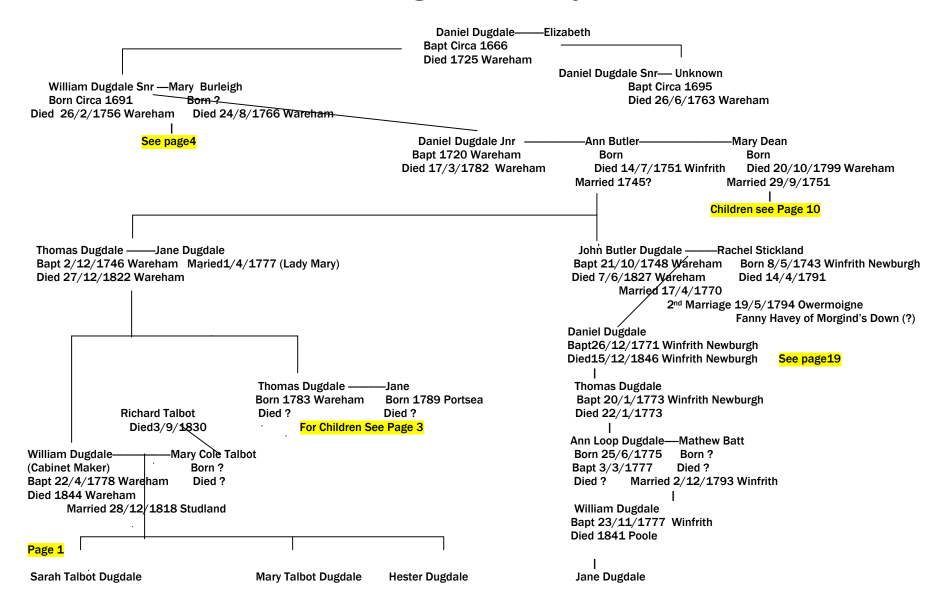
Thomas Dugdale ------Elianor (Ellen) SelbyeBorn 1592 Tarrant HintonBorn ?Died 1663 Tarrant HintonDied 1669Married 1625 Winterbourne

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Daniel Dugdale-----Elizabeth Born 1631 Pimperne Bapt 1630 Pimperne Died 1703 Wareham Died 24/4/1703 Winterbourne Zelston

Page 0

Dugdale Family Tree



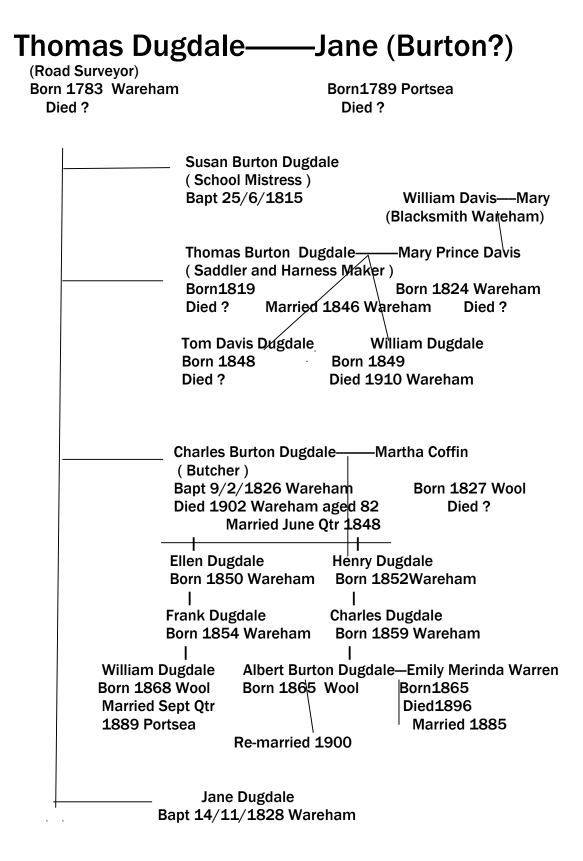
Bapt 7/5/1820 Studland Died ?

Bapt20/2/1780 Winfrith Newburgh Died ? Robert Dugdale Born 1781 Died 21/6/1812 Mary Dugdale Bapt 12/12/1784 Wareham Died 21/11/1858 Poole See page 20 John Dugdale Bapt 14/3/1787 Winfrith Newburgh Died 1869 Portsea Portsmouth Thomas Dugdale Bapt 6/12/1788 Winfrith Newburgh Died ? George Dugdale——Unknown (Carpenter) Bapt 3/11/1791 Winfrith Newburgh Died March Qtr 1886 Eton Bucks

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Robert George Dugdale Born 1848 Eton Bucks

Page 2



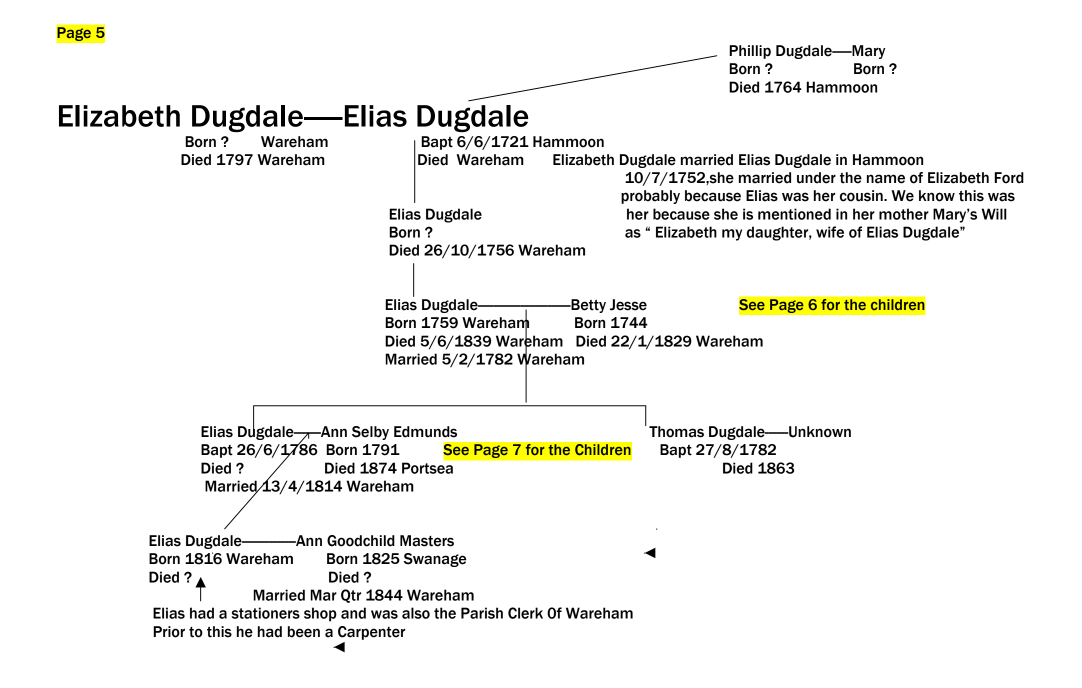
Thomas Burton Dugdale became a Maltster leaving Mary to run the Saddlery with the help of one adult and an apprentice.

William Dugdale—Mary Burleigh

Born Circa 1691 Wareham Died 26/2/ 1756 Wareham Senior Common Council Man Born ? Died 24/8/1766 Wareham

William Dugdale Born 1715 Wareham Died 28/7/1789 Wareham **Daniel Dugdale Jnr** Bapt 1720 Wareham see page 10 Robert Dugdale Died 1782 Wareham Born 1725 Wareham Died 5/10/1788 Wareham Katherine Dugdale Bapt Jan/1732 Wareham Died 2/4/1732 Wareham David Dugdale J Goodwin --- Unknown Born? Born? Died? **Died ? Lord mayor of Wareham** Years, 1705, 1712, 1718, 1723, 1732 For children see 5 R Goodwin–Unknown Elizabeth Dugdale -Elias Dugdale Born? Born ? Born? Died? Died 1797 Wareham Died 20/10/1756 Lord Mayor of Wareham 1744 and 1764 Jane Dugdale --- Joseph -Goodwin_ Born 1733 Born? Died 5/12/1788 Died? Wareham Lord Mayor of Wareham 1776and 1783 Married 1/10/1765 For children see Page8 Mary Dugdale--Robert Nineham Born? Born ? Keysworth Died 8/11/1816 Church Knowle Died 11/7/1768 Married East Stoke 27/11/1753 For children see Page 9

Page 4



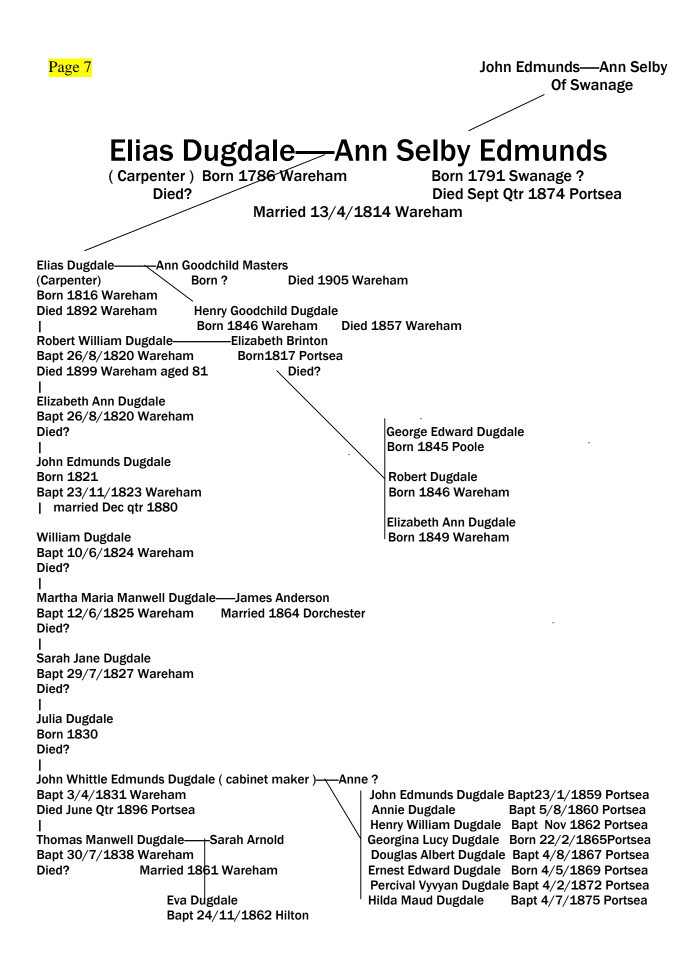
Elias Dugdale—Betty Jesse

Born 1759 WarehamBorn1774Died 5/6/1839 WarehamDied 22/1/1829 WarehamMarried 5/2/1782

I William Dugdale Bapt 17/10/1784 Wareham L Bula Elizabeth Dugdale Bapt 22/10/1784 I Elias Dugdale—Ann Edmunds Born 1786 Born 1791 Died? Died? Married 13/4/1814 Wareham I Jane Dugdale Bapt 26/12/1802 Wareham Susannah Dugdale Bapt 26/12/1802 Wareham L Edward Dugdale----Sarah Elliott Blacklock Bapt 26/12/1802 Bapt? Died 1875 aged 80 Poole Married 16/3/1824 Wareham

By the age of 40 Edward was a Publican in Poole High Street, and in 1841 he was employing 20 year old Elizabeth Ann Dugdale his niece to work in the bar.

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Jane Dugdale—Joseph Goodwin Born 1738 Wareham Born ? Wareham

Died 5/12/1788

Died ? Wareham

Married 1/10/1765 Wareham

L

William Dugdale Goodwin	Grace unknown	Harriet Sanders
Born ?	Born ?	Born ?
Died ?	Died 1/2/1801	Died ?
	Married 20/4/1802	
	· 1´ ´	
	Mary Jane Dugdale Goodwin	
	Bapt 27/10/1766 Wareham	
	Died ?	
	1	
	Jane Goodwin	
	Bapt 6/3/1767 Wareham	
	Died Circa 1769 Wareham	
	1	
	Jane Goodwin	
	Bapt 6/3/1770 Wareham	
	Died ?	
	1	
	Joseph Goodwin	
	Bapt 30/1/1769 Wareham	
	Died20/7/1769 Wareham	
	, , 	
	Fanny Goodwin	
	Born ? Wareham	
	Died 8/2/1778 Wareham	
	, ,	

Mary Dugdale——Robert Nineham

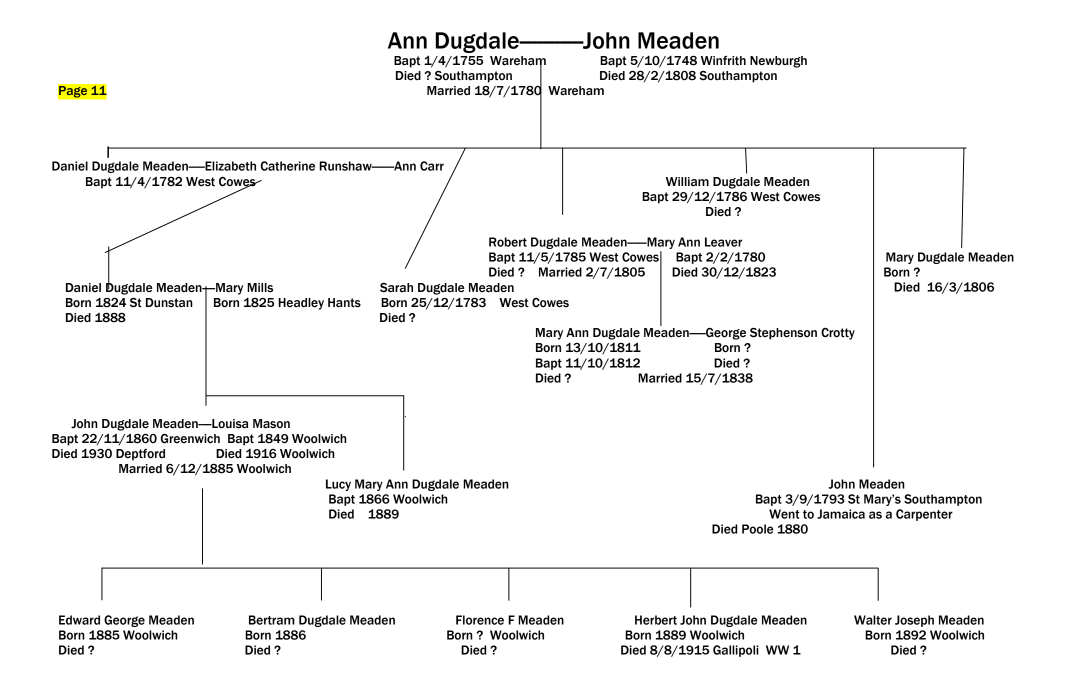
Born? Died 11/7/1768

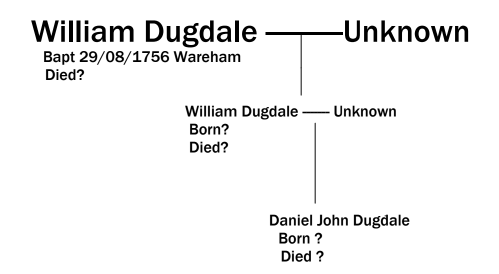
Bapt 10/8/1729 Worth Matravers Died 8/11/1816 Church Knowle Married 27/11/1753 East Stoke I **Robert Nineham** Bapt 28/10/1758 Died 15/5/1763 William Dugdale Nineham Bapt 18/12/1755 Died? I Mary Dugdale Nineham -----William Collis Born 1766 Bapt 22/2/1756 Died 21/6/1764 Wareham I **Thomas Nineham** Bapt 16/10/1758 Died29/12/1823 L John Nineham Bapt 23/1/1760 Died 15/5/1763 Wareham I **Richard Nineham** Bapt 14/6/1761 Died? L Sarah Nineham-John Brinton Bapt 18/11/1762 Died? I Jenny Nineham Bapt 14/5/1764 Died? Jane Nineham Bapt? Died 21/3/1765 Wareham I John Burley Nineham------Elizabeth Mary Brown Bapt 20/6/1777 Wool Bapt 1/10/1765 Died 5/10/1841 Died 31/5/1867 I Molly Dugdale Nineham Bapt 11/5/1768 Died?

Daniel Dugdale—Mary Dean

Mary Dugdale Bapt 29/12/1752 Died? I Ann Dugdale Bapt 1/4/1755 Died ? See page 11 I William Dugdale Bapt 29/8/1756 Died 1843 See page 12 I Robert Dugdale Bapt23/11/1758 Died 28/1/1763 I Susan (Susanah) Dugdale Bapt 28/4/1761 Died 26/8/1831 See page13 Jean Dugdale Bapt 15/3/1763 Died? See page 14 & 15 I **Betty Dean Dugdale** Bapt 11/12/1764 Died 30/12/1764 I Betty Dean Dugdale Bapt 11/3/1766 Died? See page 16 I **Deborah Dugdale** Bapt 31/5/1768 Died 1854 See page 17 I **Robert Dugdale** Bapt 8.12/1769 Died 28/12/1769 I **Robert Dugdale** Bapt 1771 Died 13/5/1851 See page 18

All of the above were born in Wareham





William was Lord Mayor of Wareham On two occasions, 1838 and 1843. He died in his second year of office, but as yet I do not have the exact date. William must have married, because probate of his brother Robert's Will is entrusted to "Daniel John Dugdale child of William".



Susan (Susannah) Dugdale—George Kearley

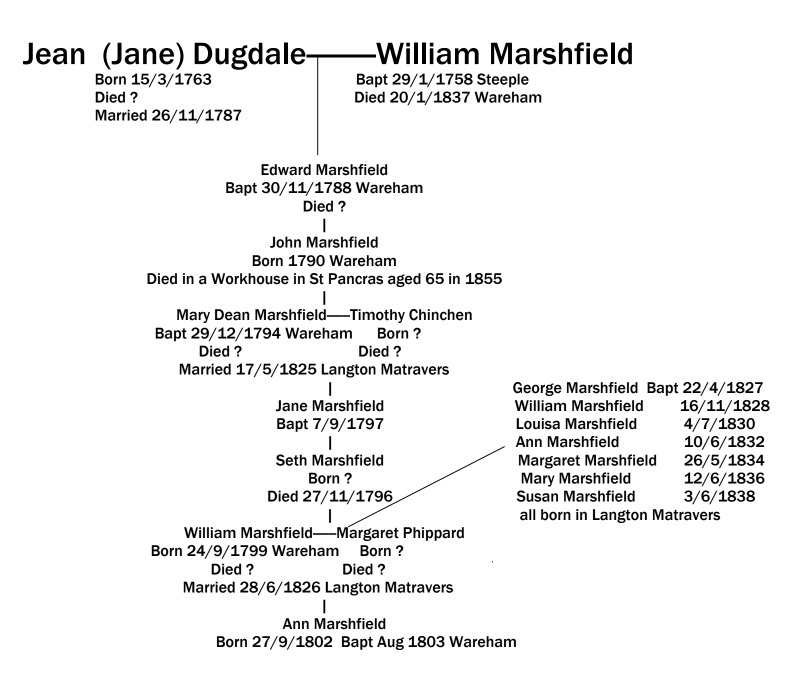
Born 28/4/1761 Wareham Died 26/8/1831 Wareham Married 26/11/1787 Wareham Born 1757 Died 10/3/1825 Wareham

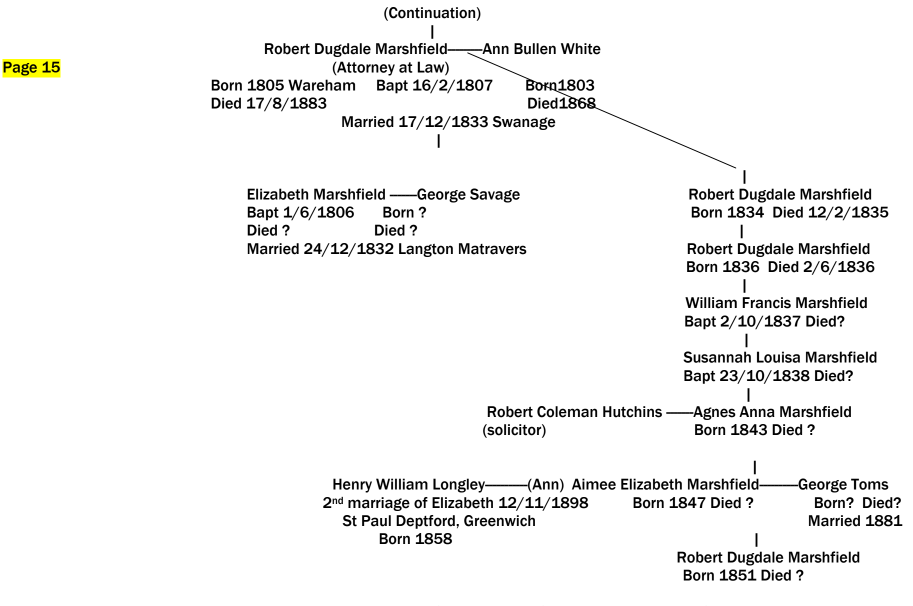
Mary Dugdale Kearley Bapt 10/9/1788 Wareham Died? I Jane Dugdale Kearley Bapt 11/3/1791 Died ?

Susan was baptised Susan, but married as Susannah and was mentioned in her brother Roberts Will as Susannah Robert Dugdale in his Will has spelt Kearly, leaving out the "e", but is in all other references it is present.

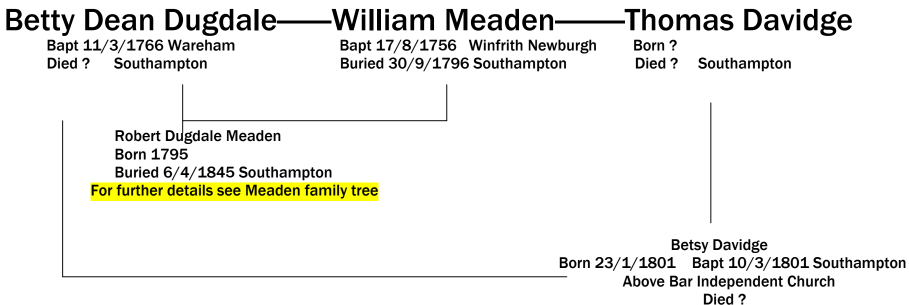
> There were burials in Wareham of George Kearley Baker aged 22 months 24/8/1826 And Susan Dugdale Kearley Baker aged 4yrs 6 mths 15/6/1834 Did Mary or Jane marry a ——Baker ?





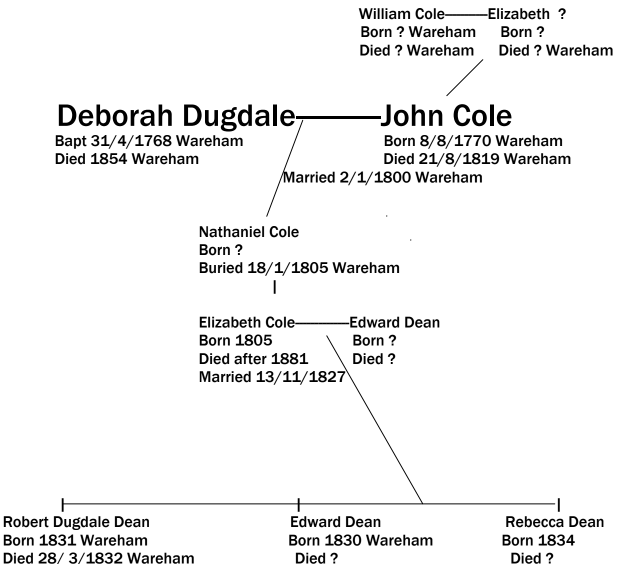


All of the Children of Robert and Ann Marshfield were born in Wareham



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Maria Davidge Born 8/7/1809 Bapt 19/9/1809 Southampton All Saints Died ?



Born 1831 Wareham Died 28/ 3/1832 Wareham

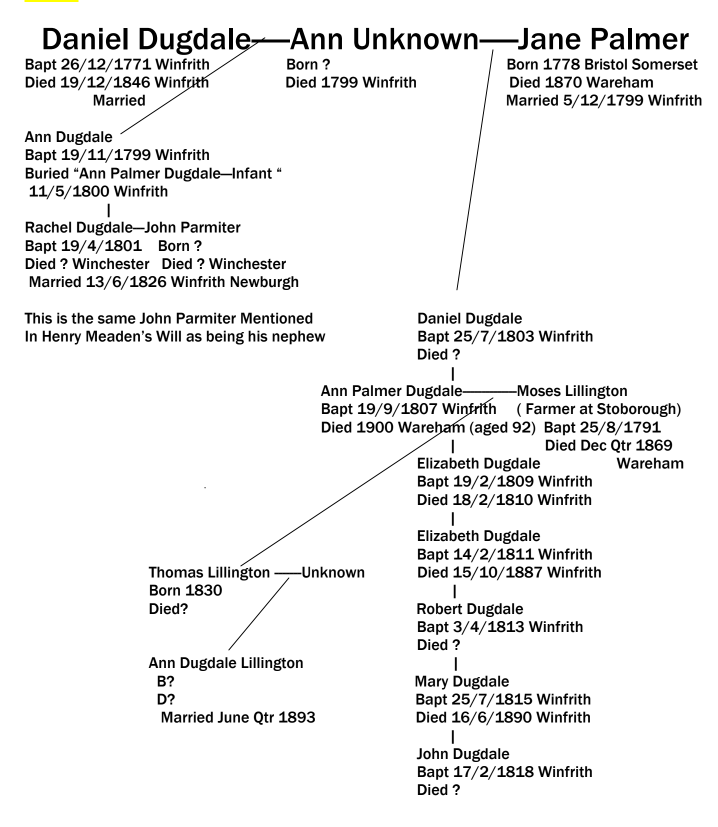


Robert Dugdale—Unknown Parker—Susannah Chinchen

Born 1771 Wareham Died 13/5/1851 Born ? Died ? Married ? Born 1791 Died 1848 Married7/1/1823 Swanage

Robert was an attorney in Wareham , and lived for some time in Swanage. I believe this to be the case because he mentions several people in Swanage in his Will, plus some property. On Robert's wedding certificate to Susannah, he is described as a widower so presumably his first wife died. I can find no evidence of any children by either marriage. The reason for believing that Robert's First Wife Was a Parker is simply that Robert mentions a "William Parker My brother in law " in his Will.

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Daniel Dugdale with his wife Jane are first recorded as being the Innkeepers of "The Red Lion Inn" in Winfrith Newburgh in 1813, when Daniel was 43. It may be that he took over from his father John Butler Dugdale who would then have been 65. After Daniel's death his wife Jane continued to run the Inn, followed by the two spinster daughters Elizabeth and Mary.

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Mary Dugdale—George Diffey

Bapt 12/12/1784 Winfrith Died 21/11/1858 Poole Born 1785 Corfe Castle Died 1846 Poole

Rachel Dugdale Diffey Bapt 18/3/1810 Corfe Castle Died ? Mark John Diffey——Hannah Penney Born27/7/1828 Born 3/7/1826 Died 1894 Died 1892 Married Poole

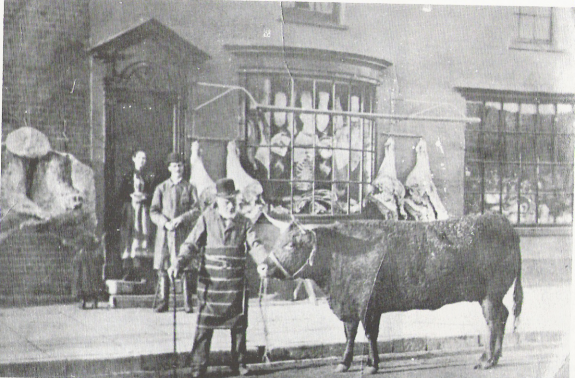
| George Diffey——Harriet Saunders Born 4/11/1850 Born ? Died 8/4/1937 Poole Died ?

I

Arthur Diffey——Dorothy Pile Born 23/3/1895 Poole Born 1896 Ilfracome Died 8/5/1984 Poole Died ?

Gordon Leonard Diffey——Gladys Jones Born 2/12/1922 Poole Born 1922 Gwendoline Bedinog

> Pauline Elizabeth Diffey Born 13/7/1949 Poole



The Last Will and Testament Of Daniel Dugdale

1720-1782

This is the last will and testament of me Daniel Dugdale of Wareham in the county of Dorset, Baker, made the Seventeenth day of November in the year of our Lord One Thousand Seven Hundred and Seventy Six.

Firstly I Will that all my just debts and funeral expenses be paid and discharged by my executrix here in after named. All my estate both real and personal, goods, chattels and credits whotsoevever that I shall be in possession of, or entitled to at the time of my decease. Give Devise and Bequeath unto my beloved Wife Mary Dugdale for and during the term of her natural life, and after her decease to be divided amongst all

or such of our children, in such manner and in such proportion as my said Wife Mary Dugdale by her last Will and Testament or otherwise howsoever shall think proper to order and direct. And I do hereby nominate and appoint my said Wife Mary Dugdale Sole Executrix of this my Will. And I do hereby revoke disannul,

and make void all former or other Wills by me at any time heretofore made. In Testimony where of I the said Daniel Dugdale have hereunto set my hand and seal the day and year aforesaid.

Signed Sealed and Published Daniel Dugdale By the said testator by and for his last Will and Testament in the presence of Robt Dugdale Mary Dugdale

On the 19th March 1782. The

above of Daniel Dugdale deceased was proved by the Oath of Mary Dugdale the Widow of the deceased and sole Executrix above named to whom Administration of all and singular the goods and chattels and credits of the said deceased was granted having first duly sworn faithfully to Administer the same, to exhibit a true Inventory there of, into the Registry of the Archdeacon of Dorset and render a just account there on when known to lawfully required.

Sworn before me; Geo Marsh # Sug 1782

The Last Will and Testament of Mary Dugdale C 1695-1766

(Widow of William Dugdale)

This is the last will and testament of me Mary Dugdale of Wareham in the County of Dorset as was made and published this Twenty Second Day of November in the year of our Lord One Thousand Seven Hundred and Sixty Five as follows. First I give and devise unto my Son William Dugdale all this. My Three Acres of land with the Appurtenances called Portland Mead situate lying and being in a common road called Portland road near Wareham afore said, To have and to hold the same unto my said Son William his heirs and assigns for ever. Also give and devise unto my Son Robert Dugdale All that Garden with the Appurtenances called the log garden situate in the parish of Saint Martin in Wareham afore said to have and to hold that same unto my said Son Robert his heirs and assigns for ever. I give and bequeath unto my Son David Dugdale one Guinea. Also to give and bequeath unto my Daughter Elizabeth the wife of Elias Dugdale ten pounds to be paid therein at the end of twelve months next after my decease and not before. I also give and devise unto my said Daughter Elizabeth Dugdale title transfer most moiety or half part of my new erected Dwelling house together with the guest house and Tinsmiths Shop belonging and -----and also the westernmost moiety or half part of the

Bartside and Garden thereto belonging and used therewith situate in Wareham aforesaid and those in the occupation of my Son in Law Elias Dugdale. To have and to hold the same unto her, my said Daughter Elizabeth her heirs and assigns for ever. Also give and devise the other moiety or half part of the same house together with the other moiety or half part of the Bartside and Garden, thereunto belonging being the Eastermost moiety or half part thereof onto my Daughter Jane the wife of Joseph Goodwin. To have and to hold the same unto my said Daughter Jane and her heirs and assigns for and during the term of ten years next after my decease. Providing my said Daughter and shall live so long. And from and after the end of the said term of ten years or death of my said Daughter Jane which shall first happen or give and devise the same Eastermost moiety or half part of my said dwelling house Bartside and garden unto my Daughter Mary the wife of Robert Nineham to have and to hold the same unto my said Daughter Mary her heirs and assigns for ever and also give and bequeath unto my said Daughter Mary Nineham the sum of twenty pounds to be paid her by executors herein after named at the end of two years next after my decease and not before and also give and devise unto my said Daughter Jane Goodwin all that my Garden called Carrise lane Garden situate in the parish of St Peter in Wareham aforesaid to have and to hold the same unto her my said Daughter Jane and unto her heirs and assigns for ever. I also give and devise unto her my said Daughter Jane all that my new erected dwelling house messuage or tenement

wherein I now live, together with the Outhouses Bartside Stable Garden Buildings and all Roads, Passages, Easements, Profits, Commodities and Appurtenances there unto belonging, to have and to hold the same unto my said Daughter Jane and her assigns for and during the term of Seventy Years providing my said Daughter Jane shall so long live. And from and after the end of the said seventy years or decease of my said Daughter Jane which shall first happen then I give and devise the same unto the issue of her body lawfully begotten. And in default of such issue I give and devise the same messuage, tenement or dwelling house and premises unto my said Daughter Elizabeth Dugdale and Mary Nineham to have and to hold the same unto them the said Elizabeth Dugdale and Mary Nineham and their heirs and assigns for ever as tenants in common and not as joint tenants. Lastly all of the residue and remainder of my land, documents and real estate together with my Store in Trade, Bills, Bonds and Mortgages Ready Money and Securities for Money, Plate, Book, Debtor goods, Chattels and all other in my personal estate of every nature or kind vaguely or whatsoever I give devise and bequeath unto my said Daughter Jane Goodwin and unto her heirs executors administrators and assigns for ever. And I do hereby nominate constitute and appoint her my said Daughter Jane Goodwin sole Executrix of this my said last Will, In witness where of I have here for set my hand and seal the Day and Year above written. Mary Dugdale signed sealed and delivered, published and declared by this said Mary Dugdale to be her last Will and Testament

in the presence of us who subscribed our hands as witnesses at her request and in her presence. Rueben Small - Henry Bestland - Tho Bartlett.

This Will was proved at London the Eighteenth day of September in the year of our Lord One Thousand Seven Hundred and Sixty Six.

The last Will and Testament of Daniel Dugdale 1771—1846

This is the Last Will and Testament of me Daniel Dugdale of Winfrith Newburgh in the County of Dorset, Victualler, which I make as follows. That is to say, first I direct that all my just debts, funeral expenses, charges and expenses of proving this my Will, be paid and discharged by my executrix and executors herein after named. Also I give and bequeath unto my son Robert Dugdale my Silver Watch and Case and Gold Seal. Also I give and bequeath unto my wife Jane Dugdale all that my Freehold Massuage, Dwellinghouse or Inn called or known by the name of "The Red Lion Inn," together with all that my Freehold Brewhouse, with the Stables, Cellars, Outhouses, Yards, Gardens and a host of Arable or Pasture land adjoining, situate and being of Winfrith Newburgh aforesaid and now in my own occupation. To hold the said Messuage, Dwelling House or Inn, Brewhouse, Stables, Cellars, Outhouses, Yards, Gardens and those of Arable or Pasture Land, Hereditaments and Premises with their Appurtenances unto my said wife Jane Dugdale, for and during the term of her natural life. Provided she shall so long remain my widow and unmarried, on condition that she, my said wife Jane Dugdale shall keep the said Messuage, Dwellinghouse or Inn, and all and singular other, the Hereditaments and Premises in Tenantable Repair during the continuance of the said term. And from and immediately after my decease or day of her second marriage, which shall first happen as aforesaid, then I give and direct the same Hereditaments and Premises, and every part thereof with the Appurtenances unto my friend William Dugdale of Wareham in the County of Dorset, Builder and my son in law John Parmiter of the City of Winchester in the County of Southampton, Grocer, their heirs and assigns to the use of my son Daniel Dugdale for and during the term of his natural life, but impeachable for waste whether voluntary or permissive, and from and immediately after the determination of that estate by forfeiture, or otherwise I give and devise the same Hereditaments and Premises, and every part thereof unto the said William Dugdale and John Parmiter and Their heirs in trust to preserve and support the continual remainders and uses hereinafter limited from being defeated or destroyed and for that purpose, during the natural life of my said son Daniel Dugdale, to make entries and bring articles as occasion may be required. Nevertheless to permit and suffer my said son Daniel Dugdale to receive and take the rents, issues and profits there of, for and during the term of his natural life. And from and immediately after the begotten or to be begotten of my aforesaid

son Daniel Dugdale and the heirs male of the body of such first son lawfully issuing and for default of such issue, to the use of the second. Heirs and all and every other son and sons of my said son Daniel Dugdale and the heirs male of the body and bodies of such second heirs and other son and sons lawfully begotten or to be begotten, severally and successively one after the other, as they shall be in seniority of age and priority of birth, (that is to say) the older of such son and sons and their heirs, male of his and their body and bodies being always to be preferred. And to take before the younger of such son and sons, and the heirs male of his and their body and bodies, and for default of such issue of the said Daniel Dugdale. To the use of my son Robert Dugdale, to receive and take the rents, issues and profits thereof for and during the term of his natural life. And from and immediately after the decease of my said son Robert Dugdale, to the use of the first son lawfully begotten or to be begotten of my aforesaid son Robert Dugdale, and the heirs male of the body of such first son lawfully issuing, and for default of such issue, to the use of the second heirs and all and every and other son and sons of my said son Robert Dugdale, And the heirs male of the body and bodies of such deceased heirs and other son lawfully them begotten or to be begotten severally and successively in remainder as they shall be in seniority of age and priority of birth. That is to say, the eldest of such son and sons and the heirs, male of his and their body and bodies being always preferred, and to take before the younger of such son and sons and the heirs male of his and their body and bodies. And for default of such issue, then to the use of my son John Dugdale, for and during the term of his natural life, but impeachable for waste, whether voluntarily or permissive and from and immediately after the determination of that estate, then to the use of the said William Dugdale and John Parmiter and their heirs surviving the natural life of the said John Dugdale, in trust to preserve and support the continual remainders and users hereinafter limited from being defeated or destroyed and for that purpose, to make entries and bring articles as the occasion may be required. Nevertheless to permit and suffer my said son John Dugdale to receive and take the rents, issues and profits thereof, for and during the term of his natural life. And from and immediately after the decease of my said son John Dugdale, to the use of the first son lawfully begotten or to be begotten of my aforesaid son John Dugdale, and the heir's male of the body of such first son lawfully issuing. And for default of such issue to the use of the second their heirs, all and every other son and sons of my said son John Dugdale. And the heir's male of each body and bodies of such second heirs and other son lawfully begotten or to be begotten, severally and successively in remainder as they shall be in seniority of age and priority of birth. That is to say, the oldest of such son and sons, and the heir's male of his and their body and bodies, being

always to be preferred, and to take before the younger of such son and sons, and the heir's male of his and their body and bodies original. And for default of such issue male of all and every, or either of my said sons, then I give and devise my said Freehold, Messuage, Dwellinghouse or Inn and all and singular other, the hereditaments and premises, with the appurtenances unto my daughters Jane the wife of the said John Parmiter, Ann Dugdale, Elizabeth Dugdale and Mary Dugdale their heirs and assigns for ever, as tenants in common and not as joint tenants, and to for and upon no other use trust interest or purpose whatsoever. All the rest, residue and remainder of my Real and **Personal** Estate, Work in Trade, Beer, Wine, Spirits, Malt Casks, Brewing Utensils and Implements in Husbandry, Household Goods, Furniture, Books, Plate, Linen, Monies and Securities for Money, Money in any of the Public Stocks or Funds of this Kingdom, and all other, my estate and effects, of every sort and kind so ever not hereinbefore disposed of. I give devise and bequeath the same and every part, unto the aforesaid William Dugdale and John Parmiter, their heir's executors and administrators and assigns upon trust to permit and suffer my aforesaid wife Jane Dugdale by and with the same to carry on. On such pay and parts thereof as she shall deem necessary, my said business upon the said premises. Also to allow her the use and occupation of all my said residuary estate and effects, and receive and take the dividends, interest and proceeds of same respectively for the better enabling her to support herself and maintain and bring up such of my children as shall be unmarried, for and during the term of her natural life, provided she shall so long remain my widow and unmarried, And from and immediately after her decease or say of her marriage, which shall first happen, then upon trust that my said trustees or trustee for the time being, do and shall pay, distribute and devise the whole of my said residuary estate and effects of every such and kind so ever unto between and among my aforesaid children Jane the wife of John Parmiter, Ann Dugdale, Elizabeth Dugdale, Mary Dugdale, Robert Dugdale and John Dugdale. Equally to be divided between them, share and share alike, but if all or either of my said children shall depart this life, leaving lawful issue, then I direct that the share of such children or child so dying shall go and be enjoyed by such, their heirs and issue in equal proportions. If more than one, when and as they shall attain their age of twenty one years. But in case either of my said last named children shall depart this life without leaving lawful issue, then I direct that the share or shares of him, her or them so being, shall be divided between or amongst the survivors or survivor of them, share and share alike. And it is also my will and desire that my said sons Daniel Dugdale, Robert Dugdale and John Dugdale or such of them as shall be in possession of my said Freehold Dwellinghouse and

Premises, under and by virtue of the uses and limitations hereinbefore expressed, shall allow unto such of my said daughters as shall be unmarried, the privilege of remaining in the same house with them, as long and from time to time as they shall think proper, and to take their or her meals with such son or sons as shall be in possession, without paying or allowing anything for the same. And it is my will and meaning that my said trustees, executrix and executors hereinafter named, or either of them, shall not be liable to answer or make good any loss or losses that shall or may happen to the aforesaid monies, estate and effects relating to or concerning the execution of the trusts mentioned in my Will, unless the same shall happen by or through their, or either of their wilful neglect or default, nor shall either of them, my said trustees, executrix and executors be answerable or accountable for more of the said trust monies than he or she or they shall actually receive, nor and of them, for the other of them, nor for the acts, deeds, receipts or defaults of the other of them. But each of them shall be answerable for his or her separate acts, deeds, receipts and defaults only. And I hereby direct that my said trustees, executrix and executors shall and may pay and reimburse themselves, himself and themselves out of the aforesaid estate and effects, all reasonable and necessary costs, charges and expenses whatsoever, which they or either of them shall or maybe put unto or sustain in or about the execution of this my Will or the trusts hereby in them reposed. And I nominate, constitute and appoint my said wife Jane Dugdale and the said William Dugdale and John Parmiter, Executrix and Executors of this my Will in Trust for the purposes before mentioned, and lastly, I hereby revoke and make void all the previous and other Will and Wills by me made, and so declare this my Last Will and Testament in witness ware of I the said Daniel Dugdale the testator, have to this my Last Will and Testament written and contained in five sheets of paper, set my Hand and Seal. That is to say, to the first four sheets I have subscribed my name, and to this the fifth and last sheet, have subscribed my name and affixed my seal. The Tenth Day of May in the year of our Lord One Thousand Eight Hundred and Thirty Five. Daniel Dugdale_

Signed, Sealed, Delivered, Published and Declared by the said Daniel Dugdale the testator as and for his Last Will and Testament in the presence of us who, at his request, and in the presence of each other, have hereunto subscribed our names as witnesses attesting the due execution thereof, the obligation in the -----of the heirs ----- having been first made

____Joseph Tasker _____Henry Richards _____Mary Tasker.

Codicil I herewith in addition to this my Last Will and Testament, bequeath to my three daughters, Ann Lillington, Elizabeth Dugdale and Mary Dugdale Fifty Pounds each to be paid within one year after my decease, in consideration of their valuable services during many years past, where of I the said Daniel Dugdale the testator do subscribe my name this Fifteenth Day of May in the year of our Lord One Thousand Eight Hundred and Forty Six _____Daniel Dugdale _____Signed in the presence of us who at his request and in the presence of each other, do hereunto subscribe our names as witnesses thereof ;- Hubert Willis—Henry Bone

In the Perogaturs Court of Canterbury, in the goods of Daniel Dugdale Appeared Personally;-Henry Bone of Winfrith Newburgh in the County of Dorset, Gentleman, and made Oath and deposed that he is one of the subscribed witnesses to the Codicil to the Last Will and Testament of Daniel Dugdale late of Winfrith Newburgh in the County of Dorset, Victualler deceased, the Last Will and Codicil being hereunto annexed, the said Codicil bearing date the 15th Day of May in the year of our Lord 1846. And he further made Oath, that the said deceased executed the said Codicil on the day of the date thereof by signing his name at the foot or and thereof in the presence of this respondent and the said Hubert Willis, the other subscribed witness of the said Codicil, both being present at the same time, and that thereupon as this respondent and the said Hubert Willis respectively subscribed their names to and attested the said Codicil in the presence of the said testator, and the respondent having now referred to and observed the following words written at the of the said Codicil at the time of the execution thereof as before deposed to ____Henry Bone on the 20th day of July 1847. The within named Henry Bone was duly sworn to the truth of this affidavit in virtue of the annexed commission before me. G. I. Fisher Rector of Winfrith Newburgh, Dorset.

Proved at London with a Codicil 28th July 1847 before the Judge, by Oath of Jane Dugdale widow the relict, and John Parmiter the surviving executor to whom Admin was granted, having been first sworn by Comart duly to administer.

The Last Will and Testament of Robert Dugdale 1771—1851

This is the Last Will and Testament of me Robert Dugdale of Wareham in the County of Dorset. Gentleman. Which I make as follows, that is to say in the first place I assert that all my just debts, funeral expenses and the charges and expenses of proving this my Will be paid and discharged by my executors, herein after named, as soon and after my decease as conveniently can be done. Also I direct that my funeral be conducted in a plain and decent manner. Also that my body be placed in a lead coffin and interred in my vault in the church of Wareham. I also assert that my name with the day of the month and the year in which I died together with my former and late wives might be engraved on my monument in Wareham church. I give and bequeath to each of my said executors and trustees, a monetary sum of the value of two pounds. And to each of my servants as shall be living with me at the time of my decease and a full suit of mourning, and one year's wages extra. Also I give to the several poor people of the in and out parishes of Lady St Mary, The Holy Trinity and St Martin of Wareham, aforesaid the sum of Fifty Pounds, free from legacy duty, which I direct my said executors to lay out in the purchase of blankets, and to be distributed by them at two different periods in such manner as they shall think fit. One moiety thereof on the seventeenth day of December next, after my decease, providing it should not fall on a Sunday, then on the following day, and the other moiety thereof on the seventeenth day of December then next following in like manner. And I give to the several poor people of the parish of Sandwich otherwise Swanage on the Isle of Purbeck in the said County, the like sum of Fifty Pounds, free and clear from legacy duty, which I also direct my said executors to lay out in the purchase of blankets and to be distributed by them at two different periods, in such manner as they shall think fit. One moiety thereof on the seventeenth day of December next after my decease provided it should not fall on a Sunday, then on the following day, and the other moiety thereof on the seventeenth day of December then next following in like manner. Also I give, devise and bequeath unto Charles Baskett of Wareham aforesaid Esquire and John Ludway Leggett of Wareham aforesaid Chemist and

Druggist. My executors and trustees hereinafter named and appointed. All that my freehold messuage or dwellinghouse, outhouses, buildings, garden, land hereditaments and premises, with all the rights liberties, privileges, rights of common and appurtenances there to belonging, situate in Wareham aforesaid. and used in my own occupation. Also that my cottage or dwelling house, gardens, land, hereditaments and premises with all the outhouses, buildings, rights, liberties, privileges and appurtenances thereto belonging, situate at Sandwich otherwise Swanage on the Isle of Purbeck in the said County. Also used in my occupation together with all the rest, residue and remainder of my freehold, copyhold and leasehold messuages, dwellinghouses, tenements, cottages, rights of common land, hereditaments and premises with all their rights inscribed, liberties, privileges and appurtenances, lands, gardens, real estate and effects whatsoever situate at Wareham aforesaid and also at Sandwich otherwise Swanage aforesaid and elsewhere together With My Personal Estate and Effects, household goods, furniture, plate, linen, china and books, chattels and such real and personal estate and effects as I have any power to dispose of by this my Will unto and to the use of the aforesaid Charles Baskett and John Ludway Leggett their heirs, executors, administrators, assigns for ever, and according to the nature and quality thereof upon the trusts herein after declared. That is to say that they my said executors and trustees and the survivors of them, and the heirs executor, administrators and assigns of such survivors do and shall, with all convenient speed after my decease call in and convert into money, my residuary personal estate and effects which shall not consist of money. And do and shall as soon as reasonably may be after my decease, according to their direction, sell and absolutely dispose of all my said testamentary freehold and copyhold, messuages, dwelling houses or tenements, cottages, rights of common lands, gardens, hereditaments and premises either together or in parcels, and by public auction or private contract, to any person or persons whosoever, for such price or prices, sum or sums of money as to them my said executors and trustees, for the time being shall seem reasonable, and for promoting and facilitating such sale or sales, do and shall, enter unto and make and execute all such contracts, agreements, conveyances, assignments and aforesaid acts, deeds, matters and things as my said executors and trustees, for the time being shall seem reasonable. And I declare that the receipt or receipts of my said executors and trustees, for the time being, for a sum or sums of money, payable to them by

virtue of this my Will, shall effectively discharge the person or persons to whom the same shall respectively be given, his, her and their heirs, executors and administrators and assigns, from seeing to the application. And from all liability on account of the misappropriation of non application of the monies therein respectively mentioned and acknowledged to be received. And I do hereby further declare that they my said executors and trustees, for the time being shall stand and be possessed of and interested in all and singular, the monies which shall come to their or either of their hands by virtue of the devise and bequest here as before retained upon trust. That they my said executors and trustees and the survivor of them and the heirs executors and administrators and assigns of such survivor do and shall invest the monies arising from such sale or sales, together with all other my said residuary estate and effects of what nature and kind so ever in the aforesaid Parliamentary Stock or Public Funds of this kingdom in their or his values or value upon the trusts. And to and for the clear intents and purposes hereto after declared of, and concerning the same, that is to say upon trust that they shall and do receive and take the interest, dividends and annual proceeds thereof from time to time as the same shall become due and payable, to and for the several uses trusts intents and purposes of this my Will. That is to say upon trust to pay assign transfer and convey, One Thousand pounds stock part of my stock now standing in my name in the Three Pound Per Centum Consolidated Annuities. Also part of my aforesaid estate and effects, with the interest, dividends and any or all proceeds thereof unto all and every the child and children of my late Brother in law William Parker, Formerly of the Kings Mews Charing Cross London Esquire deceased, their executors administrators and assigns, equally between them, share and share alike, as tenants in common. And I direct the same shall be a vested interest in each such child and children, and to be payable as soon after my decease as conveniently can be. And in case either of such children should be themselves leaving issue, I direct that the issue shall be entitled to the share of such deceased parent or parents and payable at his, her and their respective ages of twenty one years. The interest, dividends and annual proceeds thereof in the meantime, to be paid and applied towards their better maintenance and education. Also upon trust to pay assign transfer and convey the sum of Fifty Pounds stock, part of my stock now standing in my name in the Three Pounds Per Centum Consolidated Annuities, also part of my aforesaid estate and effects, with interest, dividends and annual proceeds thereof unto

my Sister Mrs Deborah Cole provided she shall be living at the time of my decease, if not then I direct the same to stock and become as part of my residuary property. Also upon trust to pay, assign, transfer and convey the sum of Two Hundred Pounds stock further part of my said stock. Also part of my aforesaid estate and effects with the interest, dividends and annual proceeds there of unto all and every the child and children of my late two half brothers Thomas Dugdale and John Butler Dugdale both deceased their executors and administrators equally between them, share and share alike, as tenants in common. And to be payable as soon after my decease as conveniently can be done. And in case either of such children should be then dead leaving issue, I direct that the issue shall be entitled to the share of such deceased parent or parents, and to be payable at his, her and their respective ages of twenty one years. And I direct the same shall be vested in each such child and children, the interest, dividends and annual proceeds thereof in the meantime to be paid and applied towards their better maintenance and education. Also upon trust to pay, assign, transfer and convey the sum of Four Hundred Pounds stock further part of my aforesaid estate and effects with the interest, dividends and annual proceeds thereof in manner and form following. That is to say, to pay and award the sum of One Hundred Thirty Three Pounds Six Shillings and Eight Pence stock, part of the said sum of Four Hundred Pounds stock, unto all and every the child and children of Mrs Mary Pickford Of Pimlico Way London widow, their executors and administrators equally, between them, share and share alike, and payable as soon after my decease as conveniently can be done. Also the like sum of One Hundred Thirty Three Pounds Six Shillings and Eight Pence stock, further part of the said Four Hundred Pounds stock, unto all and every the child or children of Mrs Hannah Burnaby Antram daughter of Mrs Sarah Galloway wife of the Reverend Richard Antram of Tollesbury in the County of Essex Cleric, their executors and administrators equally between them, share and share alike as tenants in common. And I direct the same shall be a vested interested each such child and children, and payable when and as they shall severally and respectively attain their several and respective ages of twenty one years. Also the like sum of One Hundred and Thirty Three Pounds Six Shillings and Eight Pence stock, further part of the said Four Hundred Pounds stock in manner and form following, that is to say the sum of Thirty Three Pounds Six Shillings and Eight Pence stock, part of the said sum Four Hundred Pounds stock, unto all and every child and children of William

Grove White of Sandwich otherwise Swanage aforesaid Esquire, their executors and administrators equally between them, share and share alike as tenants in common. And I direct the same shall be a vested interest in each such child or children, and payable when and as they shall severally and respectively attain the ages of twenty one years. Also the like sum of Thirty Three Pounds Six Shillings and Eight Pence stock, further part of the said sum of Four Hundred Pounds stock, unto all and every child and children of Mrs Ann Bullen Marshfield wife of Robert Dugdale Marshfield of Wareham aforesaid Gentleman, their executors and administrators equally between them, share and share alike as tenants in common. And I direct the same shall be a vested in each such child and children, and payable when and as they shall severally and respectively attain their several and respective ages of twenty one years. Also the like sum of Thirty Three Pound Six Shillings and Eight Pence stock, further part of the said sum of Four Hundred Pounds stock, unto Elizabeth White of Sandwich otherwise Swanage aforesaid spinster, her executors and administrators. And the remaining sum of Thirty Three Pounds Six Shillings and Eight Pence stock, further part of the said sum of Four Hundred Pounds stock, unto all and every the child and children of Mrs Louisa Smith wife of William Smith of Prospect Farm in the parish of Swanage aforesaid Yeoman, their executors and administrators equally between them share and share alike as tenants in common. And I assert the same be a vested interest in each such child and children, and payable when and as they shall severally and respectively attain their several and respective ages of twenty one years. And also as to for and remaining, all the rest residue and remainder of my aforesaid and residuary estate and effects, with the interest, dividends and annual proceeds thereof. I trust that they my said executors and trustees and the survivor of them and the executors and administrators of such survivor be and shall as soon after my decease as conveniently can be done, pay, assign, transfer and convey the same and every part thereof, unto all and every, the several child and children of my Nephews and Nieces of my late Brother William Dugdale deceased, also unto all and every, the several child and children of my Nephews and Nieces of my late Sister Ann Meaden deceased, also unto all and every, the several child and children of my Nephews and Nieces of my Sister Susannah Kearly deceased, also with all and every, the several child and children of my Nephews and Nieces of my late Sister Jane Marshfield deceased. Also unto all and every, the several child and children of my Nephews and Nieces of my

late Sister Betty Dean Davidge, late Betty Dean Meaden widow deceased. And also unto all and every, the several child and children of my Nieces of my aforesaid Sister Deborah Cole, their several and respective executors, administrators and assigns equally to be divided between them, share and share alike as tenants in common. And I direct the same shall be a vested interest in all each and every of such child and children and become payable as they shall severally and respectively attain their several and respective ages of twenty one years. And in case any or either of such before mentioned children, should be then dead leaving issue, I direct that the issue shall be entitled to the share or shares of such several and respective deceased parent or parents, and become payable at his, her and their several and respective ages of twenty one years, and that the interest, dividends and annual proceeds thereof in the meantime to be paid and applied towards their several and respective better maintenance and education. But in case any of my aforesaid Nephews and Nieces children of my aforesaid late Brother William Dugdale, also the children of my aforesaid late Sisters, Ann Meaden, Susannah Kearly, Jane Marshfield and Betty Dean Davidge late Betty Dean Meaden widow, and my aforesaid Sister Deborah Cole should at the time of my decease happen to be single and unmarried, or if married having no issue, then and in such case it is my will and so thereby direct that all and every such of my aforesaid Nephews and Nieces not having any issue as aforesaid shall and may be entitled to receive and take to and for their own several uses, their several and respective distributive shares of in and to my aforesaid residuary estate and effects in like manner as is herein before directed and devised in and by my said will to all and every the children of my aforesaid Nephews and Nieces accordingly. And I do hereby direct that my aforesaid executors and trustees and the survivor of them, and the executors and administrators of such survivor do and shall as soon after my decease, as conveniently can be done, pay, assign, transfer and convey the same to such of my said Nephews and Nieces before mentioned, in like manner and form as my aforesaid residuary estate and effects is directed to be distributed. And it is my will, and I thereby relate that they my said executors and trustees and each of them and the heirs executors administrators and assigns of either of them shall be charged and chargeable only for so much monies as he or they shall actually receive by virtue of the trusts hereby in them exposed, not withstanding their or either of them giving or signing any receipt or receipts for the sake of conformity, and that either

of them shall not be answerable or accountable for the other of them or for the acts, deeds, receipts or defaults of the other of them, but each of them only for his own acts, deeds receipts or defaults. And that they shall not be answerable or accountable for any Banker, Broker or other person with whom or in whose hands any part of the said trust would shall or may be deposited for safe custody or otherwise in execution of the trusts herein before contained. And that they or either of them shall not be answerable or accountable for any loss or damage which may happen in the execution of the aforesaid trusts, (except the same shall happen by or through his or their own wilful neglect or default.) And in that case, each person shall alone be answerable for such loss or damage as shall arise from his or their own wilful neglect or defaults. And also that it shall and may be lawful for them, with and for the monies which shall come to their hands by virtue of the trusts aforesaid to retain to and reimburse themselves and himself, and also to allow all costs, charges, damages and expenses, which they or either of them shall suffer, sustain or expend in and about the execution of the aforesaid trusts, or in relation there unto, and also for their loss of time and labor therein. And I nominate constitute and appoint the aforesaid Charles Baskett and John Ludway Leggett executors in trust of this my Last Will and Testament, hereby revoking and making void all former and other Will and Wills by me at any time heretofore made. And declaring this only to be and contain my Last Will and Testament in witness which of, I the said Robert Dugdale the Testator, have this, my Last Will and Testament contained in this and the five preceding sheets of paper, set my hand and seal. That is to say my hand to and at the bottom of this last sheet, this Twenty Eighth Day of December in the year of our Lord, One Thousand Eight Hundred and Forty Eight -----

Robert Dugdale-----signed sealed, sealed, delivered, published and declared by the said Robert Dugdale the testator, as and for his Last Will and Testament, in the presence of us each at his request, in his presence and in the presence of each other. Have hereunto subscribed our names as witnesses attesting the execution thereof------John Hobbs Wareham Dorset Bricklayer George Hobbs Wareham Bricklayer.

This is a Codicil to the Last Will and Testament of me Robert Dugdale of Wareham in the County of Dorset, Gentleman. Bearing even endateherewith. I give and bequeath unto Robert Dugdale, son of my

Nephew William Dugdale of East Moores in the County of Hants, Yeoman, Also unto Robert George Dugdale son of my Nephew George Roger Reeks Dugdale of Eaton in the County of Bucks, Carpenter, their executors and administrators and assigns, the sum of One Hundred Pounds stock each, part of my stock now in the Three Pounds Per Centum Consolidated Annuities. To be paid to each of them when and as each of them shall attain the age of twenty one years. And I direct the same to remain in the said funds in the meantime to accumulate. and that the same be vested legacies. Also a Silver Watch and Case and one Gold Seal to each, also I give and bequeath unto my Nephews Robert Dugdale of Whiteway Farm in the said County of Dorset Yeoman, also to my aforesaid Nephews William Dugdale and George Roger Reeks Dugdale, Robert Dugdale Marshfield of Wareham aforesaid Gentleman and William Marshfield of London, Gentleman, all my wearing apparel, equally between them, share and share alike. Also I give and bequeath unto all my aforesaid Nephews and unto all and every of my Nieces, all my books and pictures equally between them, share and share alike. And in all other respects, I do hereby ratify and confirm my said Will in witness thereof, I the said Robert Dugdale have hereunto set my hand and seal the twenty eighth day of December in the year of our Lord One Thousand Eight Hundred and Forty Eight. Robert Dugdale _____ signed, sealed, delivered, published and declared by the said Robert Dugdale as and for a Codicil to his Last Will and Testament, and to be taken as part thereof in the presence of us, who at his request in his presence and in the presence of each other, have hereto subscribed our names as witnesses attesting the due execution hereof:-

John Hobbs, Wareham Dorset, Bricklayer. George Hobbs, Wareham Dorset, Bricklayer.

On the 2nd July 1851. As mentioned the Will and Codicil annexed of the Goods, Chattels and Credits of Robert Dugdale late of Wareham in the County of Dorset, Esquire, deceased was granted to Edward Dean the younger, one of the natural and lawful Children of Elizabeth Dean, wife of Edward Dean, said deceased, and as such one of the Residuary Legatees named in the said Will, having been first sworn by common duly to administer Charles Baskett and John Ludway Leggett, the Executors and Residuary Legatees in trust named in the said Will, having consented the Probate and execution of the said Will and

Codicil, and also the Letters of Assign (which the said Will and Codicil annexed of the Goods of the said deceased, as by Acts of Court Appears).

Comments written in the margin

On the 10 th September 1870 Administration with the Will and Codicil assigned of the personal estate and effects of Robert Dugdale, late of Wareham in the County of Dorset, Esquire, deceased, who died on the 13 th day of May 1851 at Wareham aforesaid. Left issue administered by Edward Dean the younger, deceased. Whilst living, one of the residual and lawful children of Elizabeth Dean, wife of Edward Dean, the residual and lawful daughter of Deborah Cole, widow, the sister of the said deceased. and as such one of the residuary legatees named in the said Will, was granted to Daniel John Dugdale, one of the natural and lawful children of William Dugdale, the natural and lawful son of William Dugdale, the brother of the said Robert Dugdale, and as such one other of the residuary legatees named in this said Will, having been first sworn.Charles Baskett and John Ludway Leggett the executors and residuary legatees in trust named, in the said Will having renounced the Probate of execution of the said Will and Codicil.

This is the Last Will and Testament of Daniel Dugdale Circa 1666-1725

In the name of God Amen, this Fifteenth day of April in the year of our Lord One Thousand Seven Hundred and Three. I Daniel Dugdale of the Elder of Wareham in the County of Dorset, Gent: Being frail and weak of body, but of sound and perfect mind and memory, praised be to God. I make this my Last Will and Testament in the manner following, that is to say. First I commend my soul to the hand of God my maker Wholly existing through the merits of Jesus Christ the only saviour of final ----pardon of all my sins, and saviour of my soul and body, to be interred according to the direction of my executrix. Herein after named land as concerning all my houses, lands, tenements, woods, coppices and all other my estate ---all and personal. I give and dispose there of in manner following (In premises I give and devise unto Elizabeth my loving wife all and singular my Lanes, Woods, Under Woods, Coppices and Trees situate lying standing and every all means in the Parish of Parley in the County of Dorset, for and during the term of her natural life, and from and after her decease my will is that all the said Lands and Woods and Premises with the Appurtenances shall remain and come, and I do give and devise all the said Lands and

Premises unto my Eldest Son Daniel Dugdale his heirs and assigns for ever: I give unto each of my Three Sons a Gold Ring. I give and devise unto my said Wife Elizabeth Dugdale her heirs and assigns for ever all and singular my Messuages Houses Gardens and Lanes in Wareham aforesaid with there and every and eyther of there Appurtenances, together affore with all that my Meadow Ground or Land Lying in Portland Mead Belonging to Wareham aforesaid. -----all the debt of my goods and chattels of what nature or kind soever [after my debts and legacies paid and funeral expenses discharged/I give and bequeath unto my loving Wife Elisabeth Dugdale, whence I do hereby nominate appoint. I make and ordain full and sole Executive of this my Last Will and Testament and I do hereby adnull and revoke all other and former Wills by me made. In witness where of I have here to set my hand and seal this day and year first above written.

The mark of Daniel Dugdale

Signed and Sealed and Published and Declared to be his Last Will and Testament of Daniel Dugdale in the Presence (?) of 15 inny dumo dw 1703 John -----~~~~~~~~~~~ Phillys ----------Edesh ~~~~ ---- Willes Suct

The Last Will and Testament

Of

Daniel Dugdale

1720-1782

This is the last will and testament of me Daniel Dugdale of Wareham in the county of Dorset, Baker, made the Seventeenth day of November in the year of our Lord One Thousand Seven Hundred and Seventy Six.

Firstly I Will that all my just debts and funeral expenses be paid and discharged by my executriv here in after named. All my estate both real and personal, goods, chattels and credits whotsoevever that I shall be in possession of, or entitled to at the time of my decease. Give Devise and Bequeath unto my beloved Wife Mary Dugdale for and during the term of her natural life, and after her decease to be divided amongst all or such of our children, in such manner and in such proportion as my said Wife Mary Dugdale by her last Will and Testament or otherwise howsoever shall think proper to order and direct. And I do hereby nominate and appoint my said Wife Mary Dugdale Sole

Executrix of this my Will. And I do hereby revoke disannul, and make void all former or other Wills by me at any time heretofore made. In Testimony where of I the said Daniel Dugdale have hereunto set my hand and seal the day and year aforesaid.

Signed Sealed and Published Daniel Dugdale By the said testator by and for his last Will and Testament in the presence of Robt Dugdale Mary Dugdale

On the 19th March 1782. The above of Daniel Dugdale deceased was proved by the Oath of Mary Dugdale the Widow of the deceased and sole Executriv above named to whom Administration of all and singular the goods and chattels and credits of the said deceased was granted having first duly sworn faithfully to Administer the same, to exhibit a true Inventory there of, into the Registry of the Archdeacon of Dorset and render a just account there on when known to lawfully required.

Sworn before me; Geo Marsh # Sug 1382

This is the Last Will and Testament of Daniel Dugdale Circa 1666—1725

In the name of God Amen, this Fifteenth day of April in the year of our Lord One Thousand Seven Hundred and Three. I Daniel Dugdale of the Elder of Wareham in the County of Dorset, Gent: Being frail and weak of body, but of sound and perfect mind and memory, praised be to God. I make this my Last Will and Testament in the manner following, that is to say. First I commend my soul to the hand of God my maker Wholly existing through the merits of Jesus Christ the only saviour of final -----pardon of all my sins, and saviour of my soul and body, to be interred according to the direction of my executrix. Herein after named (and as concerning all my houses, lands, tenements, woods, coppices and all other my estate real and personal.) I give and dispose there of in manner following (In premises I give and devise unto Elizabeth my loving wife all and singular my Lanes, Woods, Under Woods, Coppices and

Trees situate lying standing and every all means in the Parish of Parley in the County of Dorset, for and during the term of her natural life, and from and after her decease my will is that all the said Lands and Woods and Premises with the Appurtenances shall remain and come, and I do give and devise all the said Lands and Premises unto my Eldest Son Daniel Dugdale his heirs and assigns for ever: I give unto each of my Three Sons a Gold Ring.

I give and devise unto my said Wife Elizabeth Dugdale her heirs and assigns for ever all and singular my Messuages Houses Gardens and Lanes in Wareham aforesaid with there and every and eyther of there Appurtenances, together affore with all that my Meadow

Ground or Land Lying in Portland Mead Belonging to Wareham aforesaid. -----all the debt of my goods and chattels of what nature or kind soever (after my debts and legacies paid and funeral expenses discharged)I give and bequeath unto my loving Wife Elisabeth Dugdale, whence I do hereby nominate appoint. I make and ordain full and sole Executrix of this my Last Will and Testament and I do hereby adnull and revoke all other and former Wills by me made. In witness where of I have here to set my hand and seal this day and year first above written.

The mark of

Daniel Dugdale

Signed and Sealed and Published and Declared to be his Last Will and Testament of Daniel Dugdale in the Presence (?) of 15'inny dumo dw 1703 John ------Phillys -----Edesh -----

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Catalogue Reference: Prob 11/2059

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TOURO al Loubou 27th July 1847 before the worshipful doseph paillemore a sorter of saws and Surrogente by the Oath of Sames Christian Element Bell a Evenine the sole Esercitor to whom Asmou was grantes Raving been first a sworn ouly to asminister.

This is the last Will and Testament.

of me Joseph William Dation of Dausswoorth in the country of Stafford or er an Authorizan first & orsice all my just grots functed and testamentary of pours to be fully pais and vatisfied and I commate and appoint francis chuter of the Borongan of Cancoorta in the Counties of Warwirt and Haffordpainter vole Gelletor of this my last Coll and Cestament I give and beoncata in the several legances following that is to say to Elizabeth Reynords the or Witt of Soun Euroille Revisions Gentleman the Gots Watra latery worn by my poor orar wife orreased and the sum of five pounds for the unit puraase of a boto rung as a loten of my esteen to Elizabeta dane man Reverotos the sum of five porus apier for the puratase of a bordring cart as a topou of any cotoon to the said frauris Sunter my Goto water and chain Count Aruit Elizabeth Sourdan the sam of our dundred pounds for account absolute use and bractil in rouse stac stadil be living al un berease build at sac stall be there brack I give and bequeate the same to Ann Sounder the Whe of the said frequers Sounter for the oron absorate use and benefilans desive and bearicata all my clouse acts 60005 and furniture princes m boots plate linen and rainer unto the socio Arm Dunter for the ours man absolute use and benefit and as to all the residue of my real and perienal Estate whatsoever and concrescence schede conica may belong to meal un berease d' give sevise and bequeata the same in manne fottoronig a mai is to say as to our third paul or share thereof & give orvise and an beonication the same to altary chin westope the wife of Cordroell to me Westrope of Southord Geore are acies exercitors accumulated on bassigns for fire oron absolute rise and benefit and as to the hoo remaining this parts or shares thereof I give devise and begricate the same to the saw the sounder Act Acies exercitors acoministrators and assigns for Act and absolute use and benefit du witness warrog & flave at the post of this a my last will and costanicut or ing Rand this fifteenthe day of stayout trouvour cigal autoros and forty soven. Jeseph W. Dakin_ Sigues by the or sais testator Joseph william Datin as and for this last will and Cestomenta in the joint presence of no present of the same trine conoon disconcest in this prevente and in the presence of earth other thave substribed our nounes ab With ofoos _ Elizabeth Cyciffere _ how! W. Novill

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This is the last Will and Cestament

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provor unto un cost Jano Jugoole all taal un free aolo messuarre a Scorthing Aoust or Sun talles or known by the noune of Ele 2206 Sion Sun loychier with out that my free cold Brewlouse with the halles are cellars Outhouses yours Garbers and a nost of tous asjoin unt schiater and bring al winfield Rougenryt aforesaid and how in my own an an our pation to aois the saus messions swelling doube or Fim Browhouse Stables Collars Outhouses yaros Garbeus and nose of Acable or pasture land florositamouls and process with their approximances unto ing nor paid Wife Jane Surdale for and burning the form of her natural life in m provided stic stiall to lour routine in without and minarico ourrisilion that one my said wite dance my soule shall beep the said messuage we we brocking to co or our and all and ding an other the the coisilounculo or and produces in tenantable repair buring the continuance of the an said term and from and immodiately after act screate or day of act second marriage which shall first happen as aforesaid then of give an and bevier the some derebitaniento and premises and every part in m tercoof with the appartenances unto my friend William Ingoale of ur Warestam in the County of Dorsel Builder and my don in law Joan we ar portuiter of the city of Wantester in the Country of Southoundton Georer un their devis and assigns to the use of un don Samel Supporte for and me ouring the term of this makeral life but in peartouble for waste waste in countary or perceciosive and from and immediately after the determina tion of that Estate by forfiture or otherwise I grove and betrive the sound or Accesitamento and premises and every part Faccof unto the said william sugoale and doan parmiter and their siens in hust to preserve and support tto contringent containsors and uses toroinafter limited from boing mano befeated of severand and for that purpose our untit natural life of uny un said dou rande sugoale to make cuties and bring artious as orranou m may be or require meverthelegs to permit and suffer my said son somiel Ingroale to rever and take the recus issues and propols thereof for and want burning the form of this natural life and from and immediately after the berease of my said son saniel sugoale to the use of the first son lawfully. Beyother or to be begother of my aforesaid Son Daniel Sugrale and the acirs male of the body of sure first son lawfully issuing and for offauls of the sunt issue to the use of the serous thirs and all and every other don ous a Sous of my said Son raniel Rugoale and the Revis male of the body and with boores of our servis thirs and other Sou and sous lawfully beyother or bob begother severally and sumprively our after the other as they shall be in Security of age and priorchy of birth that is to say the close of ouras Son and Sous and the devis male of this and their body and bosics bring a alwours to be preferred and to take before the nonunce of sura sour and sour and the devis made of this and their body and bodies and for detaul of a ours isoue of the sous sauce sursale to the use of un dou Rover Sursale owing the term of this natural life but impramable for waste whether voluitory or permissive and how and quinesiately after the other minor how of that Estate by for sciture or other was to the use of the sould Collian Supporte que voru parauter and reier acces during the natural life of a my said con Rover Ingoale in land to preserve the routingent or wing remainsers and uses Accounter lumited from being octeates or sestares and for that purpose to make cultices and bring actions as orrasion may be or rearring but devectactops to percuit and suffer my said eou Robert or m Suppose to conve ours take the cours issues and protils telecof for ours an owing the term of this underval life and from and immediately after the mon ocroise of my sais don Rover survale to the use of the first don lawfully Begotten or to be begotten of my aforesaid son Robert Ingoale and the stone male of the boon of ours fired Sou courfully issuing and for at m organit of sure would to the use of the second third and all and every and a

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other Son and Sous of my said Sou Robert Sugoout and the Revisinale of the boon and bodies of sure scrous tars and state Sou lowfully arm benother or to be begother severally and surgerisely in comain ore as a they shall be in sectionity of any priority of birth that is to sour the soest of our sour and sous and the news make of his and their body and a booies being always to be preferred and to take before the younger of ours Sou and Sous and the fleus male of fis and their boom and bookes and it for orfault of our issue then to the nor of my sou down Supone for and m Fining the term of this making life but impramable for waste watther of volumenty or percuission and from and immediately after the orterinination of that Estate fleu to the use of the sous William Sugvale and John Parmite and their ficers ouring the natural life ofthe said con Sugsale in hust to preserve and support the toutingeal ecuainsers and uses dereinafter a limited from being befeated or bestrayed and for that purpose to mateculies and bring artious as onasion may be or reconne uevertereres to peruit and suffer my sous eou doan sugsale to coving and take the couts issues onda profils thereof for and burning the term of this matural life and from and ment inuccountry after the occase of my said on som sugalt to the use of the forst dou louvfully begotten or to be begotten opun aforesaid dou doan in m surroal cans the Reiro male of the body of our first Son lawfully issuing a and for ortand of our cosure to the use of the serous thir bans all andering office Sou and Sous of un said Sou Sou Ingoale and the Reirs male of tac. a booy and bodies of surfi serous thirs and other Son lawfully begotten on to be begotten severally and sumprively in romander astacrisaall bein in securiority of age and priority of birth/that is to sour the clost of such don and Sous and the devis male of dis and their body and bodies being to a professed and to take before the younger of sund Sou and Sous and the male of his and their body and bodies and for default of sure of f issue and for befound of ourse course make of all and every or any or eiterofi A un sais dous theu & give and series my sais herasts incomage swelling Rouse or oun and all and singular orace rele cure of bunguls and premises with the appeatenance with my somethers save the wife of the sais an Joan parmiter Acu suroale Elizabeta Suroale and Stary Suroale tacie a clours and asorgus for ever as terrauts in roumon and not as joint tenants and to for and upon no other use trus interest or purpose whether or all the rest residue and remainder of un real and prophill estate un storp in trade Beer Wine operits Malt casps Diciong Mensils and an ar implements in Austanory Acuscarto Goods furniture books platetimen monces and services for money money in any of the public storts or an funds of this function and all other any estate and effects of corrigoorland knosococe not accombetore disposed of I give becaus beaucalla the source and every part unto the apressió william sugoale and coan news paraller their fiers executors aculiciotrators and assigns upon theof too precied and oriftee un apresario tore dance sugoale by and with the source to carry ou, ou our paul and parts thereof as one shall been newspanie my said business upon the said premises also to allow her the use and ompation of all my said costonary estate and efferts and to remove and take the ororogeness interest and proceeds of the same respectively for the a better enabling fler to support therealf and maintoin and bring up such a or any my such as stall be humarico for and sourcing the term of fler we are natural life provided dele seall op forig mutance my toison and cumarican and from and immediately after der derease or day of der semismariage contint shall first happen then upon trust that they my sous frustees or an Truster for the hime being on and shall pay sisticute and devise the min whore of un said Residuary Estate and Arens of every sochand known unto behoven and among un aforesand railoren dane the could of some men Parcuiter Anu suppale thrabeta suppale Mary suppale Ricbert Suppale of

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and sorry suggale concelly to be burges between them blane and me onare alite but if all or either of my said mildren shall be bard this life on leaving lawful isone then I dired that the share of our this to biring saall go and be cujored by sura moir issue in courd proposhous if more teran one waren and as they shall attain their age of twenty one years but in rave either oping said last named children shall separtin this life without leaving lawful issue then I bized that the share or un stares of thim fler or them so bing stall be biribed behoven or mer amongol the survivors or survivor of them share and share alike and it is also my Will out desire that my sous sous Daniel Duybale Robert to Durbale and John Jugsale or sunt of them as shall be in poporpion of my a sais preenots ocorlingtouse and premiers under and by vertue of the was and functations acremberor expresses shall allow with sever of unionis Souigetters as seall be unmarrico the privilent of consincing in the same evouise with them as four and from time to time as they or stie may think proper and to take their of the meals with our ou ou or on all be some ner poporpion without pouring or allowing ountaing for the source and it is my will and meaning that my said tinstees Executies and Executors and Accountion names or differ of them shall not be liable to answer or tern make good any logs or logses that on all or may happen to the aforesaid. monico cotate and efferto relating to or rourerning the Exercition of the huots mentiones in this my will mylers the same shall happen by or through their or either of their within or setand wor shall either of thom my saide Censtees Executive and Executors ire answerable or anountable for more of the said kust monces than the sac or they shall artually convict one of them for the other of them nor for the outs occos receipts or befoullo of the other of them but cara of them shall be answerable for the or there separate and occos concipts and schaults outy and 0 60 Accord siren a taat un said Erustees Executeix aus Executois stall and man pay and rounder themserves funderif and fleroel out of the appresand Estate and Efforts all reasonable and nerepoury work marges and experines on m what over wohing they or either of them shall or may be put unbor mo oustain in orabout the exercition oftais my Will or the trusts the reary int men reposed and I norminate renotitute and appoint unioais Wife un Saue Durode que tas sais William Survale out Soan parmiter merer Executities and Executive of rais my tou subust for the purposes we Copro moutiones and laster d'accour zovoro and mato vois all formerand ortion Will and Wills by me made and do sorrare this to be my last Will and Gostamoul du Withiops warcof et the said Samel Sugoale the testator have to this my last will and Costamout weitten and toutound in fire speets of paper del un claus and seat/had is to say to the first four sheets Shave substitued any come and to this the fifth and last order lave outstitues Ruy name and affixed un oral the built day of 21 tay in the year of our Sord out thousand cight chuisted and thirty first - Juniel Lugdale (20) Signed Scales belivered publishes and benared by the said sanich and Sugrale the testator as and for this last Will and Ecolomical in the presenced us we al ais tequest and in the prevente of card other dave therewith the pubsicilites our names as with open attesting the our exemition there of Este obliteration in the devents line of the third part traving been firsts made - they Tasker - Henry Richards - chary Tasker -

COOLCIL Stierewith in aboition to this unplast Will and Cestomicul on beorecath to any three Dangatero stan Salington Airabeth Survale and an Mary Ryvale fifty pounds can to be paid within one crear after un orrase in pusiceration of their valuable services buring many crears past a an warcoof I the said Daniel Dugsale the bostator bo subscribe my names this fifteenta bay of Nay in the year of our Lord one thansaus cignt m

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and brotand forty size - Daniel Duglate - Signed in the present of us who as an and records and in the presence of carts other to deround outsuite our at nounes as with referes there of - Hickort Hillis - Honey Bond - - - Jon the Pringaline Cour of Canterbury.

Actes anices & North of Daniel Dugdale deceased

Hopenico ?? 1501 all Henry Bone of Wingrite 2000 waga in the or Country of sorver deukeman and made Data and deposed that ac is and of the substiles Withers to the Cobiril to the last will and Cestonneul of Daniel an Augoale late of Winfind 21 currents in the country of Dorset Distance of an and being the said and tous count being december and and count for the said and the said and cobial bearing bate the 15th bay of 21 tay in the year ofour 2000 1846 anda Ac furtace made Outa taal the said bereased exemited the said Godini on the ban of the bate thereof by signing this name at the foot or end ar a thereof in the presence of this sepanent and Subert toutis the starr men substribes Witness to the said Covint both being present at the some were fune and that thereupon de this seponent and the said doubert withis a respertively substribes their names to and attested the said Covint withe present of the said testator and the Jeponeul having now referred to and observed the following words written as the post of the said fooint to wit dt is my orsize that the above fifty poines broucot to my in "scious sanguter stan sullington should be given to fler for her own "exclusive or morrisonal use ortover 2. 1846 lastly mast Ooita that m the same weter of so weather at the foot of the said Cooint at the time of the exercition there of as before beposes to - Henry Hone - Outre an 20th bay of Sul 1847 the within wance. Dewy Bolic was buly owner to the truth of this officarrit in outree of the annexes commission in before mo 2 9 J. Fisher Recht of Wapels newburgh Dovet 4 S al of Brance no

NOVCO al Souson with a Cosini/28" July 1847 before the July on the July the out and July of Saus Jugo ale wison the Rear and John paralier the a surviving Exempto to whom sous granches daries been foist were sous granches daries been foist were sous granches and the source of the s

This is the last Will and Testament

1 me James Querteed of Oxford Sheet in the Country of Allis Geosca Sinena Scaper I give and beamata unto un bear Wite source the own of four timores poundo for ther immediate ornations to be paid to ther as soon. aco possible and within one ralendow month of latest after any berne Jaloo gove unto un sais wife the further sun of six aunores pounds for acr own absolute nor and benefil to be pour within thorize the and rocentour moutas after un comase dalso groe and beaurant unto un baid Wife all mine and der non Watthes thistels dewels and ornaments of the person and covaring apparel and also all un housedold rouge anon furniture plate huncu raina Glafs 20001 pecies pecies Derives Cercico Lionoros and other tous thore offerts and tous rand bores for the our nor and for the and to all other Estate and Efferts real and for estimate whith at my or main I stall be seizes or poporses of or in augurung na cutikes to or over whith I stall have power to sispose I give the same unto my sais wife and altartin dor san of Lake Lork coarteficto in them country of york occultance their theirs exercitors and assumediation upou licest as sour as man be bubjert to the provise there in a toulouised with regard to touseuls to sours to roner renew and get more and dispose of and rouver into money all the said Estate and Effection sura manner as they may tamt fit and with full power for them a to one original to ourse openial or other roubihous and restrictions as

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of me Robert - Dergala Loo course an mic Source of Beart Scutterion waite durato as follows that is to one intar frist place doures that all wing a will be paid and distribution by my correction Previous for the manued and after any barrows as rouveres outly rous be desse along die and all was foremal be consciences win a provin and service account and the service of the service and the service in a loss soffice and subtrees when o cut it in the some of concertain a aloo a ourt totat inquare cuite to to court the to court of the custon of the custom of the c to acture courd win forecure and fore cours an enter borrene cor can concern. increat un concretain Galences Vin verous begineares to court of can out court tow and Enotow a momentar enot the outer of two powers outo to cont of un decounts as schall be liver a contra who at the time of any correcte one a ind suit of mound and one spores contain which to the occurred coor prople of teledicalis out pariser co of date plaint Mary to cool anity a ancolonist Martin of Coarcelouin afor wou othe second fifty pour is free and a rican from logary Dury whith & birert une said Exercitors to low out untre a purchase of aslautets and to be distributed by the even at two different percova in ours macuner as they origin thank fit one according the cost our the orver torester day of Sever woor woor after wy derease provided to the cut fall ou a den comprete ou tre following our our the other anouty terecofounte a severetecciter bour of Derecuber tore west following in lite moune odoos aa ave to the orveral poor prople of the parior of donocourt other courses in the vole of purvert in the bour county the lite occur of tifty pounds free and a recar feour icorary duta white daloo occert cun oous escontoto to layout in the purchase of Biourres and to be distributed by terem at two different percood a in ourti manner as teley stall think fit our mouty toured ou the seventeenter oan of Derenvoer meset after un orreave provided it otranio not fall our a surroay then on the following ong and the other monety thereof on thea orventeenter son of derender then most following in lite manner alood an ouve devise and begueouti unto Etacles Bastett of Coacettain aforesand Esquice and oforin Enoroan degatt of coarceran aforcoaris Erimistance dengaisting Escorcitors acco Eccotors Acceluation concoand appointer all that my feerbold uneformane or devellemento cor outero croco ouilouners crouseculouns Recoutorments and precessors contrall tole cigitits libertics privileges cigats of tournou and appenticuounto trice to beionaing dituate in coareroun aforesand anon now in my oron orresponded and all treat un cottarge or overillustone gan ocus íano deresitamiento ano premises coiter ail tele outerouses billomés au ciques abectics provinces and appartecedences teleceto belonging oftwate at a Danoevirer otereco is e devou are us trie Voie of puebert in the sous country a also coro in uniocon orreportion tonetter coittial the cost costone ou beculain ou of my feertois copiciois anon difectors monours swellingthouse teneincuts rottoiges ciercits of rounion iones Receditonneuts ones premises with a tore cinero interessioners privilents and apputenound lands gaudens con estate and efferts cortato ever orthoute ou coarerlance afor would and aloot at dans devices only and is a local page aforesaid and clocevelere together with my Personal Estato and Offices to wood of funitive plate linen Thus and books relatives and sure could and personal estate and efferts as & clace any power to dispose of by teles my will into ano to the not of the aforeouis thouse Bastett aus voitu Fusico agentett their Reis werntow abini subitatoes aus afoigue for corr and arror cuig to the wature aus opuality man

Robert Dugdale

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The Last Will and Testament of William Dugdale C 1691~ 1756

This is the Last Will and Testament of William Dugdale the elder of Wareham in the County of Dorset, Clothier, made this Seventh day of December in the year of our Lord Jesus Christ One Thousand Seven Hundred and Fifty Four, in manner following. First I commend my soul into the hands of Almighty God, hoping through the merits of my blessed Saviour Jesus Christ, to obtain pardon of my sins. My body I commit to the earth, to be stoutly interred at the discretion of my beloved wife, and as for the worldly estate and effects wherewith it hath pleased Almighty God to bless me with. I give devise and dispose of the same as followeth. Afirm all my Lanes, Tenaments, Hereditaments and Real Estate, and all my Goods, Chattels, Stock in Trade, Ready Money, Securities for Money, Books, Debts and all other, my Personal Estate of what nature or kindsoever. I give, devise and bequeath xxxxxxxxxxxxxxx unto my said beloved wife Mary Dugdale to hold to her ---- executors, administrators and assigns forever, and I do hereby appoint her sole executor and administrator, to dispose of what I have hereby given her, at her death to and amongst my children in such manner as she in her discretion shall think fit, and as their duty, fullness and merit may deserve. And I do hereby make void all former Wills by me at any time herebefore made in witness whereof I have hereunto set my hand and seal the day and year above written Wm Dugdale. Signed, Sealed and Delivered by the said William Dugdale as and for his last Will and Testament in the Presence of us, at his request, have hereunto inscribed our names as witnesses:-Seth Bezant, Richard Cole, Nat Stickland.

This Will was proved at London, the Twenty Fourth day of March in the year of our Lord One Thousand Seven Hundred and Fifty Six, before the Right Honourable Sir George Lee Knight Rector of the Laws, Master, Keeper or Commissary of the Prerogative Court of Canterbury. Lawfully constituted by the Oath of Mary Dugdale, widow, the relict of the deceased.

This is the last Willand Testamented me Daniel Dugdale of Warsham in the County of Dorod Baker Or ade the Sevente conthe Day of Hovember in the year of Our Loid is One thousand Seven Standred and Seventif Six, Mitst. Swill that all my just debts and Sumeral Carences be faid and discharged by my Gearnhea heroin ofter formed, All my Colale loth Geal and Personal Good findelis and fordile wholes wer and wherever that I shall be in policies of or statilled to at the time of my Deceave, e Give Devise, and Bigulath, undo my Beloved Mige Mary Dugtale for and Detring the erm office Rolinal Life, and notes her Decease to be Divided amonget all or wuch of Our -Relacing souch manner and in such Proportions as my said Hife Mary Dugante by her last Will and Serlament, or otherwise how veres shall this proper to Order and fored . All Stocherchy Mominate and Appointing said thige Mary Dugdale Sole Executive of this my Will, And Do hordby Hevale Owannul and make boid all former a other Will a Wille by me at any of time herelafore made, M. HISTMONIJ The Said Daniel Dugat have hereinto del my Hand and deal the day and year aboveraid, to Jinnid Sealed and published Samist. Sugdal by the word Sestator nowind for his last the second state of the second state Hell and Destament in the fee On the 19 " March 1789. The almo of Stoby Dugdale Dugale Sort was priones by the Oath of the Dilydals the Mone of the Dood and Vols In sech ing Jugdale allow named to whom Hom inwhation of singular the lander Chattles and fredits of the va was grantes the bory fire Duly Vworn for the 11. Mindy Adminutor the words to Perhibit a true Invento into the Registry of the Archo sacon of Sowoll 19nd 32 a fust account thorson whon then stod Swoin before me nequirod so. March